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1 L. Scott Keehn (61691) **ROBBINS & KEEHN, APC** 2 A Professional Corporation 530 "B" Street, Suite 2400 3 San Diego, California 92101 Telephone: (619) 232-1700 4 Attorneys for Petitioning Creditor 5 **ALAN STANLY**

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA

In Re: Case No. 05-05926-PBINV **Involuntary Chapter 7** Francis J. Lopez, Alleged Debtor. SUPPLEMENTAL REQUEST FOR JUDICIAL NOTICE SUBMITTED IN **OPPOSITION TO MOTION TO DISMISS** OR TRANSFER INVOLUNTARY **PETITION** Date: August 22, 2005 Time: 2:30 p.m. Judge: Hon. Peter W. Bowie Dept.:

TO: HONORABLE PETER W. BOWIE, JUDGE OF THE UNITED STATES **BANKRUPTCY COURT**

Petitioning Creditor, ALAN STANLY ("Stanly") respectfully requests that Court to take judicial notice in accordance with the provisions of Rule 201 of the Federal Rules of Evidence of the following:

The summary of minutes of *People v. Stanly* hearing conducted December 2, 2004 [Stanly's change of plea while represented by Glenn E. Taylor and related change of the forms] a copy of which is attached as Exhibit "1." ///

103551/LSK/5311.01

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| 2. | Minutes of <i>People v. Stanly</i> proceeding conducted January 24, 2005 [allowing |
|-----------------|--|
| withdrawal of | December 2, 2004 plea because Stanly's counsel — Glenn Taylor — had been |
| ineligible to p | ractice while representing Stanly] a copy of which is attached as Exhibit"2." |

- People v. Stanly change of plea dated January 24, 2005 [to Guilty/No Contest] charge reduced to misdemeanor and court's order thereon] a copy of which is attached as Exhibit "3."
- People v. Stanly order granting probation dated January 24, 2005, copy of which is attached as Exhibit "4."
- People v. Stanly court minutes of May 9, 2005 [court's findings that the three computers seized were not instrumental in crime/ may be returned to defendant] a copy of which is attached as Exhibit "5."
- People v. Stanly minutes of court proceedings conducted August 16, 2005, a copy of which is attached as Exhibit "6."
- People v. Taylor (Glenn Taylor) minutes of court proceedings conducted August 16, 2005 [sentencing hearing (with Alan Stanly addressing the court as the victim) and Glenn Taylor's plea of Guilty/No Contest-felony (unlawful practice of law), and related order granting probation (with no contact/noise/molest order pertaining to Alan Stanly and his family)], a copy of which is attached as Exhibit "7."
- Copy of the Attorney Search/Member Pages for Glenn Edward Taylor from the 8. California State Bar's official website [showing disbarred status and history of discipline], a copy of which is attached as Exhibit "8."

23 Dated: August 18, 2005

ROBBINS & KEEHN

A Professional Corporation

L. Scott Keehn By:

L. Scott Keehn

Attorneys for Petitioning Creditor

Alan Stanly

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

CASE SCD182630 DA ABF40001 BKG

DATE <u>12-02-04</u> AT <u>8:30 a.m.</u> IN DEPARTMENT 31

JUDGE: HON. SUSAN P. FINLAY CLERK: ESTELLE FREEMAN

REPORTER: KIM MORALES, CSR # 7686 REPORTER'S ADDRESS: P.O. BOX 120128, SAN DIEGO, CA 92112-0128

THE PEOPLE OF THE STATE OF CALIFORNIA,

BOULAN, TAWYNA E., Deputy Attorney General

N, Ivs.

PLAINTIFF,

TAYLOR, GLENN E., Retained

ALAN HAROLD STANLY,

DEFENDANT.

Ct. 1 PC632(a)

CHANGE OF PLEA HEARING

The defendant is present.

The defendant informs the Court of an intent to change the plea. The defendant is advised of constitutional rights and waives those rights. The defendant is sworn and examined. The defendant withdraws the previously entered plea of not guilty. The defendant enters a plea of not contender to the following charge(s):

Count 1

PC632(a)

Deemed a misdemeanor per PC 17(b)

Counsel stipulate to the Preliminary Transcript as a basis for the plea. The defendant tenders a Harvey waiver.

CUSTODY STATUS

The defendant is to remain at liberty on \$20,000 bail bond posted.

FUTURE HEARINGS

The defendant waives statutory time for pronouncement of judgment.

Probation Hrg-sentencing is set for 01-05-05 at 9:00 a.m. in Department 47 on the defendant's motion.

The defendant is ordered to return.

PROBATION REFERRAL

The Probation Department is ordered to prepare a Presentence Report.

The defendant is ordered to report immediately to the Probation Department at 330 W. Broadway, San Diego.

The defendant was found guilty by a plea. The accusatory pleading was filed on 09-22-04.

OTHER

THE PROSECUTION OBJECTS TO THE REDUCTION TO A MISDEMEANOR, SO NOTED FOR THE RECORD

Page: 1 of 1

ORIGINAL

| | | DEO 0 0 | |
|------|--|---|------------------------|
| | SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO | FOR COURT USE | DAL Y |
| F | EOPLE vs. ALAN STANLY Defendant | By: E. FREEMAN | , Deputy |
| F | PLEA OF GUILTY/NO CONTEST - MISDEMEANOR | Case # CD 180 | 2630 |
| ap | STRUCTIONS: Fill out this form if you wish to plead guilty or no contest to the charges oplicable item only if you understand it. If you have any questions about your case, the formation on this form, ask your lawyer or the judge. | s against you. <u>Ini</u> possible sentend | tial each e, or the |
| 1, 1 | he defendant in the above entitled case, personally and/or by my attorney, declare as follows | · | |
| 1. | | | |
| | GUILTY/NO CONTEST | | 1/2 |
| | to the following offenses and admit the enhancements, allegations, and prior convictions as COUNT CHARGE ENHANCEMENT/ | | <u> </u> |
| | i PC. 632 Everprion | | |
| | | | |
| | PRIORS: (LIST ALLEGATION SECTION, CONVICTION DATE, CASE NUMBER AND CHA | ARGE) | |
| 2 | I have not been induced to enter the above plea by any promise or representation of any kir (State any agreement with the prosecutor.) | nd, except: | A S 2. |
| | | | |
| 3. | I am entering a plea freely and voluntarily, without threat or fear to me or anyone closely rela | ated to me. | AS 3. |
| 4. | I understand that a plea of No Contest is the same as a plea of Guilty for all purposes. | | AS , |
| 5. | I am sober and my judgment is not impaired. I have not consumed any drug, alcohol or nar past 24 hours. | cotic within the | HS 5. |
| | RIGHT TO A LAWYER | | |
| 6. | I understand that I have the Constitutional right to be represented by a lawyer at all staceedings including sentencing. I can hire my own lawyer or the Court will appoint a lawyer afford one. I understand the dangers and disadvantages of representing myself and that it is to represent myself. | or me if I cannot | <i>t</i>)5 6. |
| 6a. | I understand that I have the right to be present in Court to enter my plea and for sentence authorize my lawyer to enter this plea on my behalf, in my absence. I expressly authorize appear for me at sentencing. | ing. I expressly ze my lawyer to | 4S 6a. |
| 6b. | I give up the right to an attorney and wish to represent myself. | | 6b. / |
| | CONSTITUTIONAL RIGHTS | | |
| | <u>I understand</u> that as to all charges, allegations and prior convictions filed against me <u>constitutional rights</u> , <u>which I now give up</u> to enter my plea of guilty/no contest: | l also have the fol | lowing |
| 7. | I have the right to a speedy and public trial by jury. I now give up this right. | | A-S 7. |
| 8. | I have the right to confront and cross-examine all the witnesses against me. I now give | up this right. | <u></u> 8. |

| | Case 3:08-cv-00/13-JAH-BLM | Document 4-13 | Filed 04/2 | 8/2008 Pa | age / or 35 |) |
|---------------|---|--|---------------------------------|------------------------------------|---------------------------------|------------------------------|
| | ,dant | | Cas | e Number | | |
| 9. | I have the right to remain silent (unless I choo | ose to testify on my own | behalf). I nov | v give up this | right. | [AS] 9 |
| | I have the right to present evidence in my be to me. I now give up this right. | half and to have the co | urt subpoena r | ny witnesses a | it no cost | A-5 10 |
| , | CONSEQUENCE | S OF PLEA OF GUILT | Y OR NO COI | NTEST | | |
| | I understand the possible consequences of sentence of up to months/year consequences specified in any attached add which could be for a maximum of 3/5 years. | (s) in jail and fine(s) of | up to | 2500 plus a | additional | AS 11 |
| | I understand that in addition to any fine impossible which will substantially increase the amount I make restitution to the victim, if the offense invoke ordered to pay a mandatory restitution fine | must pay. In addition, olved a victim, or to a re | I understand | that I may be | ordered to | A.S 12 |
| | I understand that I may not be sentenced earling give up this right and agree to be sentenced a | | r later than five | e (5) days after | my plea. | 45 13. |
| | I understand that if I am not a U.S. citizen deportation, exclusion from admission to the Lany offense listed on the back of this form, thand denied naturalization. | J.S. and denial of natura | alization. Addi | tionally, if this | plea is to | AS14. |
| | understand that my plea of Guilty or No Con parole in other cases and consecutive sentend | | esult in revoca | ation of my pro | bation or | AS 15. |
| | | OTHER WAIVERS | | | | |
| 16. | (Appeal rights) I give up my right to appeal the ostrikes priors (under PC sections 667(b)-(i) a | ne following: 1) denial c and 1170.2), and 3) any | of my 1538.5 n sentence stip | notion, 2) issue ulated herein. | es related | <i>I</i> 35 16. |
| | (Harvey Waiver) The sentencing judge may background of the case, including any unfiled, granting probation, ordering restitution, or important the case. | dismissed, or stricken | | | | j <u>]</u> 17. |
| 18. | Arbuckle Waiver) I give up my right to be ser | ntenced by the judge wh | o accepts this | plea. | | 175 18. |
| | | PLEAS | | | | |
| | now plead Guilty/No Contest and admit the clearagraph #1, above, because I am guilty. I accharge and allegation) MISDEMERON Everprof | dmit that on the dates cl | narged, I (Des | | to each | AS 19. |
| sent Calif | her agree that a duly appointed Commissione ence, and conduct any other post-conviction pornia, that I have read, understood, and initial any attached addendum is true and correct. | roceedings. I declare used each item above, and | inder penalty of any attached | of perjury, unde I addendum, a | er the laws on and everythin | of the State of g on the for |
| Date | a: recented & roug Defer | ndant's Signature: <u> </u> | 11/ | 20 | - 2 - | |
| Defe | d: <u>December 2</u> 3004 Defer ndant's Address: 1569 Ben Street | $csn, ie (t) = \frac{c}{c}$ | <u>Pan Mar</u> City | (05 (14) | <u> </u> | Zip |
| | ndant's Telephone No: (760) 752- | | | | | · |

| ∠endant (| Case Number | |
|---|--|---------------------|
| ATTORNEY'S STATEMENT | Γ | |
| I, the attorney for the defendant in the above-entitled case, personally read and this plea form and any addendum thereto. I discussed all charges and poss quences of this plea, including any immigration consequences. I personally o or read and initial each item to acknowledge his/her understanding and waive form and any addendum. I concur in the defendant's plea and waiver of consti | ible defenses with the defend bserved the defendant fill in a ers. I observed the defendan | ant, and the conse |
| Dated: December 2 2004 (Print Name) (Circle o | Attorney for Defendant ne: PD / APD / PCC / RETAIN | (Signature) |
| INTERPRETER'S STATEMENT (If Ap | | |
| I, the interpreter in this proceeding, having been duly sworn, truly translated the questions therein to the defendant in theunderstanding of the contents of the form and then initialed and signed the form | language Tho | defendant indicates |
| Dated:(Print Name) | Court Interpreter | (Signature) |
| PROSECUTOR'S STATEMEN | i T | , |
| | strict Attorney/Deputy City Atto | orney (Signature) |
| COURT'S FINDING AND ORDS | ER | |
| The Court, having questioned the defendant/defendant's attorney concerning admissions of the prior convictions and allegations, if any, finds that: Tontelligently waives his/her constitutional rights; the defendant's plea and a defendant understands the nature of the charges and the consequences of the for same. The Court accepts the defendant's plea and admissions, and the defendant is pleated and admissions. | The defendant understands and definitions are freely and volumed and admissions; and the | ind voluntarily and |
| Dated: $12 - 2 - 04$ | 7 | |
| Judge/C o i | mmissioner/Referee of the Sur | perio Court |
| 8 | USAN P. FINLAY | |
| DATE: AUG 1 8 2005 Attest: A true copy, Court Adminis | | |

| | 505 Case 3:0 | 8-cv-00713-JAH-BL | MODOduMent4-1B | Filed 04/28/2008 | Page 10 of 35 |
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| | CD182630_DA_ | ABF40001_ | | | OUNTY OF SAN DIEGO |
| DATE | 01=24=05 | AT <u>01:30</u> M. | (ETCENTRA | AL DORTH DEAST SENT MODIFIC | O16 CSR# 4844 CSR# |
| PRES | ENT HONREBERT | J. TRENTACOSTA | JUDGE PRI | ESIDING DEPARTMENT | 016 Aty. R. |
| CLER | x Afau | · R | EPORTER D. A | she | CSR# 484 6000 |
| | THE PEOPLE OF THE | | EPORTER'S ADDRESS: P.O. B | OX 120128, SAN DIEGO CA.9 | 2112-0128 |
| | ly, VS. | | | DEPUTY DISTRICT AT | TORNEY COCK |
| | DEFENDANT | ALAN | <u>R</u> | ATTORNEY FOR DEFENDA | NT (PD / APD / PCC (RETAINED) |
| VIOL | ATION OF PC632 | 2(A) 91 | | P.O. | 0.4711.011.511.511.511 |
| | | | | | OATH ON FILE / SWN. |
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| <u>v</u> | ☐ WAIVES ARRAIGNME | NT. \square ARRAIGNED FOR JUDGN | MENT. IMPOSITION / EXECUTIO | N OF SENTENCE IS SUSPENDED. | |
| | | | YEARS (FORMAL/SUMMARY | | |
| J | ☐ PERFORM + | IRS / DAYS PSP / VOL. WORK AT | NONPROFIT ORG. SUBMIT PROG | / PNDG. SUCC. COMPL. OF PRO OF TO PROBATION / COURT BY | OB. ☐ PAROLE NOT TO BE GRANTED. |
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| D | ☐ FURTHER CONDITION | NS ARE SET FORTH IN PROBATION | ON ORDER. 🛘 WORK FURLOUGH | I, REPORT: | CREDIT FOR TIME SERVED |
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| G | | | INATE TERM OFYEA | | DAYS STATE INST. |
| М | | | | | E DAYS PC 4019 / 2933.1 |
| E | 1 | | ☐ NOTICE OF FIREARMS PROHI | | TOTAL DAYS CREDIT |
| N | | | YRS, OF AGE. DA TO COMPLY WI | | |
| IN | DEFI. ADVISED REGA | RDING PAROLE / APPEAL RIGHTS | B. LIREGISTRATION PER PC 2907 HS | S 11590 / PC 457.1 / PC 186.30. LITE | ESTING PER PC 1202.1 HIV / PC 296 DNA OBATION COSTS. BOOKING FEES. |
| Т | | | | | 202.45 SUSP. UNLESS PAROLE REVKD. |
| | ☐ RESTITUTION TO VIC | TIM(S) PER P.O.'S REPORT / RES | T. FUND PER PC 1202.4(f) OF \$ | /IN AN AMT. TO B | BE DETERMINED. JOINT & SEVERAL. |
| | ☐ COURT-APPOINTED A | ATTORNEY FEES ORDERED IN T | HE AMOUNT OF \$ | · | |
| | | | | | REST, NOTICE OF RIGHTS PROVIDED. |
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| c s | | | | | LEASE PROMICUSTODY. |
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| S A | DEFENDANT ORDERE | ED RELEASED FROM CUSTODY | YON PROBATION. ☐ ON OWN / | SUPERVISED RECOGNIZANCE. | OWN 7 SUPERVISED RECOGNIZANCE. ☐ ON DEJ. ☐ THIS CASE ONLY. |
| FR UG TS | ☐ DEFENDANT REFERR | • | ON. PER PC 1203.03. PER 9 | | |
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| BW OR NN DT SS | ☐ BENCH WARRANT ISS | SUED / ORDERED | IS RECALLED / RES | SCINDED. | |
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| M H | LI PROCEEDINGS SUSP | | COMPETENCY. (SEE BELOW FOR D ON OR DANGER OF ADDICTION. S | | , |
| 0 | ☐ PROBATION TO PREP | ARE SUPP. REPT. / SUBMIT POS | r-SENT REPT TO CDC PER PC1203 | c. 🗆 REPT. TO REG. OF VOTERS. | □ DMV ABSTRACT. B.A.C. |
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| C | sufmalan | F's attagr | ry-Olen | Lime | ing compared |
| | from pro | actiony & | w w Tru | | and the state of t |
| See | _ Me-dis | position min | rutes for "ne | w/20pmg | to the my suspender |
| Jose (| CR-2B(Rev. 9-03) | | UTES - PRONOUNCEME | | UDGE OF THE SUPERIOR COURT |
| | | | | | |

CONSTITUTIONAL RIGHTS

<u>I understand</u> that as to all charges, allegations and prior convictions filed against me I also have the following <u>constitutional rights</u>, <u>which I now give up</u> to enter my plea of guilty/no contest:

7. I have the right to a speedy and public trial by jury. I now give up this right.

8. I have the right to confront and cross-examine all the witnesses against me. I now give up this right.

AHS. 8.

| Case 3:08-cv-00713-JAH-BLM Document 4-13 Filed 04/28/2008 Page 13 | of 35 |
|---|----------------------------|
| , have the right to remain silent (unless I choose to testify on my own behalf). I now give up this right. | ΔH, 9. |
| 10. I have the right to present evidence in my behalf and to have the court subpoena my witnesses at no cost to me. I now give up this right . | A\$5 10. |
| CONSEQUENCES OF PLEA OF GUILTY OR NO CONTEST | |
| 11. I understand the possible consequences of entering a plea of Guilty/No Contest include a maximum sentence of up to months/year(s) in jail and fine(s) of up to plus additional consequences specified in any attached addendum, and any other reasonable conditions of probation, which could be for a maximum of 3/5 years. | A15-11. |
| 12. I understand that in addition to any fine imposed, the law requires the Court to add penalty assessments which will substantially increase the amount I must pay. In addition, I understand that I may be ordered to make restitution to the victim, if the offense involved a victim, or to a restitution fund. I understand that I shall be ordered to pay a mandatory restitution fine (\$100 - \$1,000). | |
| 13. I understand that I may not be sentenced earlier than six (6) hours, nor later than five (5) days after my plea. I give up this right and agree to be sentenced at this time. | QHS -13. |
| 14. I understand that if I am not a U.S. citizen, this plea of Guilty/No Contest may result in my removal/deportation, exclusion from admission to the U.S. and denial of naturalization. Additionally, if this plea is to any offense listed on the back of this form, then I will be deported, excluded from admission to the U.S., and denied naturalization. | येभेऽ 14. |
| 15. I understand that my plea of Guilty or No Contest in this case could result in revocation of my probation or parole in other cases and consecutive sentences. | A4515. |
| OTHER WAIVERS | |
| 16. (Appeal rights) I give up my right to appeal the following: 1) denial of my 1538.5 motion, 2) issues related to strikes priors (under PC sections 667(b)-(i) and 1170.2), and 3) any sentence stipulated herein. | AHS 16. |
| 17. (Harvey Waiver) The sentencing judge may consider my prior criminal history and the entire factual background of the case, including any unfiled, dismissed, or stricken charges or allegations or cases when granting probation, ordering restitution, or imposing sentence. | A+5-17. |
| 18. (Arbuckle Waiver) I give up my right to be sentenced by the judge who accepts this plea. | A45 18. |
| PLEAS | |
| 19. I now plead Guilty/No Contest and admit the charges, convictions, and violations of probation described in paragraph #1, above, because I am guilty. I admit that on the dates charged, I (Describe facts as to each charge and allegation) | A45 19. |
| I further agree that a duly appointed Commissioner, Referee, or Temporary Judge may act as a Judge, accept the sentence, and conduct any other post-conviction proceedings. I declare under penalty of perjury, under the law California, that I have read, understood, and initialed each item above, and any attached addendum, and everythe and any attached addendum is true and correct. Dated: 1-24-05 Defendant's Signature: | s of the State on the form |
| Defendant's Signature: ASA Defendant's Address: 1549 Benkshire CH Say Manros CA 910 Street City State | 69 |
| Street City State | Zip |
| Defendant's Telephone No:_() | |

for same. The Court accepts the defendant's plea and admissions, and the defendant is convicted thereby.

ROBERT J. TRENTACOSTÁ

... a retrictabil

DATE: AUG 1 8 2005 A true copy,

Court Administrator

____Deputy

| Control | | |
|--|--|---|
| SUPERIOR COURT OF CALIFORNIA, C | | F FOR COURT USE ONLY |
| ☐ COUNTY COURTHOUSE, 220 W. BROAD☐ NORTH COUNTY DIVISION, 325 S. MELR | | |
| ☐ EAST COUNTY DIVISION, 250 E. MAIN ST | | Clerk of the Superior Court |
| SOUTH COUNTY DIVISION, 500 3RD AVE | E., CHULA VISTA, CA 91910-5649 | JAN 2 4 2005 |
| PROB A # | PEOPLE OF THE STATE OF CALIFORNIA, | |
| CII# | A 1 VS Plaintiff, | |
| BK# # . | Alan Hanly Defendant. | |
| | / (CO) () () Boildant | C01831030 |
| P.O. NAME: | ORDER GRANTING PROBATION | CASE # (1) 18 2 (13) |
| WORK LOCATION: | (PC 1203) | DA# AB-400] |
| MAIL STATION: | 0(1,2)(0) 01 1 1710 | DEPT# |
| Having been convicted of violating section(s | PCU32(a)-C+11+b | |
| IT IS ORDERED that the Mimposition of se | ntence be suspended / ☐ execution of sentence defendant be granted ☐ formal / 爲 summary pr | e ofyears / months in state prison |
| successful completion of 18 months probati | on if approved by the P. O.; any felony subject t | to PC17(b) to remain a felony: on the following |
| terms and conditions: | 7] | |
| 1. COMMITMENT a Y To the custody of t | he Sheriff for day(s), with credit for | actual day(s) and PC 4019 credits. |
| for a total of day(s) credit. [| he Sheriff for day(s), with credit for] Defendant may be released after a minimum o | ofdays to an authorized representative |
| of | Custody is stayed until | |
| | 1. ☐ The Electronic Surveillance Program ork Furlough on at | |
| c. Custody is to be served consecutive. | ve to / concurrent with | |
| 2. PROBATION DEPARTMENT PUBLIC S | SERVICE PROGRAM (PSP) / VOLUNTEER W | ORK: a. Work day(s) in PSP. |
| The defendant is to enroll within 72 hour | s at one of the following locations: | |
| Vista Probation | El Cajon Probation PSP Work Projection 250 W. Main St., 8 th Fl. 5555 Overland | ect Office Downtown Probation |
| Vista Courthouse | 250 W. Main St., 8 th Fl. 5555 Overland El Cajon Courthouse Kearney Mesa | Avenue 330 W. Broadway #557 San Diego |
| | (619) 441-3440 (858) 560-3258 | * (619) 515-8203 |
| Report for work at the PSP Work F | Project Office as directed at enrollment | * Call ONLY if information is needed |
| b. The defendant may work in another | er county. c. ☐ Complete up | to 20 days PSP, if directed by the P.O. |
| d. U Completenours of vol. work | er county. c. Complete up c at a nonprofit org. by plus penalty assessment of | n proof to the P.O. / court by |
| 3. THE DEFENDANT SHALL PAY: a. X | Fine of \$ 100 plus penalty assessment a | and PG 1465.7(a) surcharge. |
| c. A fine of \$10.00 per PC 1202.5 for | and drug program fee of \$ per HS 11 | law enforcement agency. |
| d. Restitution fine of \$ 100 | paymont to, per PC 1202.4(b). e. ⊠ A \$20 court : | security fee per PC 1465.8. |
| f. Restitution of \$ to v | ictim(s) per P.O.'s report / Restitution Fund, plu | s 10% annual interest on unsatisfied amount. |
| g. Restitution is joint and several with | the co-defendant(s) | |
| The defendant's share is currently set i. Income deduction order of \$ | per pay period per PC 1202.42 stayed u | orceable as a civil judgment under PC 1202.4(i). |
| j. 🕅 All fines and/or restitution are to be | e paid to Probation through Revenue & Recove | ry / Court Collections at the combined rate of |
| \$ per month. Paymen | ts are to start | stody / (A) on 3 (5 (5 (5 (5 (5 (5 (5 (5 (5 (5 (5 (5 (5 |
| | • | |
| a. UNDOCUMENTED DEFENDANT COND | ITIONS: An undocumented defendant shall: ☐ . ☐ Report to the P.O. within 72 hours of entry | _I Not enter or be in the United States without |
| 5. WAIVER OF EXTRADITION: | E respecte une : .e. manif / 2 hours of only | y, logar of mogal, the the office states. |
| | ees NOT to contest any such extradition to the Si | tate of California from any other state, govern- |
| ment, country or jurisdiction. The wai | ver is in effect from today through the duration | of probation, including periods of revocation. |
| | such course of conduct as the probation of the | |
| the Not possess a firearm, ammunition | n, or deadly weapon. c.区 Havions will not affect probation status. e. 三 eo | ve a photo ID card on your person at all times. |
| f. Report to the P.O. as directed, inclu | uding within 72 hours of any release from custod | v. If homeless, report to the Probation Office at |
| within | 72 hours. Thereafter, report i n person the first d a | by of each month until directed to do otherwise. |
| g. Report any change of address or e | employment to the P.O. and Revenue & Recove | ery Deourt Collections within 72 hours. |
| officer within 7 days, Include the | ovide true name, address, and date of birth. Replate of contact/arrest, charges, if any, and the r | port contact or arrest in writing to the probation |
| i. Obtain the consent of the P.O. before | ore leaving San Diego county OR obtain written | consent of the San Diego Superior Court and |
| the P.O. before moving to another s | state. 🔲 The defendant may travel to or reside in | n per interstate compact |
| j. Register per 🗆 HS 11590 🗆 PC 2 | | ike psychotropic meds as prescribed by doctor. |
| Submit person, property, residence | e, vehicle, personal effects, ithout reasonable cause, when required by prob | to search at any time with |
| m. Seek and maintain full-time emplo | yment, schooling, or a full-time combination the | pation unicer or other law enforcement officer. Preof if directed by the P O |
| n. D Not maintain a checking/charge acc | count or be in possession of checks, credit and/o | r access cards unless issued per employment. |
| o. Contact the San Diego Council on | Literacy for an educational assessment if direct | ete 2 by the P.O. |
| SDSC CRM-21(Rev. 2-04) ORDE | R GRANTING PROBATION PAGE 1 Q | NOTE: This order is incomplete unless SDSC |

| / | | | | |
|-------------------|------------------------------------|---------------------------------------|--|---|
| λ_1 | ≤ 1 | · · · · · · · · · · · · · · · · · · · | CASE NUMBER: | 1.5 |
| Hlan | Utan 14 | | CD 189 | ~ 20 |
| | | | PROBATION A# | |
| VIOLENCE AND S | SEX CONDITIONS: | | | |
| | | Anger Management ☐ Ind | ividual 🗌 Sex Offender 🔲 Pa | renting 🖂 52-Week Child |
| | | | the P.O., ☐ as / ☐ if directed | |
| counselor to | provide progress reports to the | e probation officer when red | uested; all costs to be borne by | defendant |
| | NA testing pursuant to PC 296 | | addition, an educate to be being by | delendant. |
| | rvice and comply with any ord | | iding restraining orders | |
| | orce, threats, or violence on a | | rang root anning orders. | |
| | | | ourt orders regarding visitation | and/or custody of children |
| | | | ecial fund per PC 1203.097(a) | |
| | | | n at least one year in duration | |
| two-hour ses | ssions per PC 1203.097(a)(6) | Show proof of enrollment | to probation officer by | arvoiving weekly, minimun |
| ☐ Perform | hours of community | service as directed by the | probation officer | |
| | DS Testing per PC 1202.1: | | | |
| | | | inty Health at | |
| ☐ Pay an additi | ional fine of \$ | | in through Revenue & Recover | y at \$ pe |
| | ning ☐ today/☐ 30 days afte | | | ρυ |
| | tional restitution fine in the am | | pursuant to PC 294 | |
| | ers of Juvenile and Family co | | , | |
| | | | ed by the victim pursuant to P | C 1203 1 a |
| | residence and employment a | | | 0 1200.1.g. |
| | | | .O. with the results of those t | ests released to the P.O |
| | | | crime(s) for which the defenda | |
| ⊿assist with su | upervision, treatment, and reh | abilitative efforts. | 04 + 0 | i h |
| Not contact. | annoy, or molest trains | 13 LOPEZ, U | lhat Bas, Ma | rtin Haudako |
| Not associate | e with minors, nor be in place | s where minors congregate | e, unless with an adult approve | ed by the probation officer |
| | | | pist, victim's non-offending pa | |
| | | | t, victim's non-offending paren | |
| | | | , nor possess or have in resider | |
| or similar iter | | | · | , , , |
| . 🛘 Not possess | any pornographic material inc | luding computer files and c | lisks, nor frequent areas of por | nographic activity (e.g., X |
| rated booksto | | | · | , |
| ☐ Comply with | the Protective Order (PC 136 | .2) issued on | ······································ | |
| . 🔲 Not participa | te in computer chat rooms or | otherwise contact minors v | ria computer. | |
| ☐ Not use a co | mputer or have a computer in | their possession unless a | pproved by the P.O. | |
| | | • | | |
| ELFARE FRAUD | | <i>¥</i> | | |
| ☐ Cooperate w | ith the District Attorney's Office | e or any County agency in | locating the other parent(s) of | the defendant's children. |
| ☐ Restitution or | rdered in 3e is to be disburse | d to the Department of Pub | olic Welfare in DPW case | |
| | | | Department or by Social Service | es. |
| ☐ Payments are | e to increase to \$ | per month on | · | |
| ☐ Attend Debto | r's Anonymous meetings once | e a week for six months. Ca | all (619) 525-3065 for meeting : | schedule. Provide proof o |
| attendance a | and spending plan to the proba | ation officer/to the court at | the Review Hearing. | , |
| | | | - | |
| URTHER CONDIT | HON S: | | | |
| <i>Y</i> 2 | | | | |
| 0 -11 - | 1 " commontion | a continuous A | conful cont | 000000000000000000000000000000000000000 |
| map | 1 Um CONTROL I VY | 1 WITHURY & | and on con | rioudiumy |
| mcle | loung alpool | rium and to | 100 , | J |
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| :. 🛮 | | | | |

on file in this office.

CLERK OF THE SUPERIOR COURT

Deputy

ORDER GRANTING PROBATION PAGE



| SC | D1826 | 30 DA_ | | 1 SUPERIO | | OF CALIFORNI | | OF SAN DIEGO |
|------------------------------------|--|--|--|---|--|--|---|--|
| DATE | 05*0 | 9=05 | AT_08:30 | M. | · | OTHER MO | | |
| CLERK_ | 4 | aur | STATE OF CALIFOR | REPORTERREPORTER'S AL | Betty CSR I | No. 4844 OX 1 2012 8, SAN NEG | CSF | |
| | NLY | DEFENDANT | ALAN C+ | Н | R * | ATTORNEY FOR | Bas-cock DEFENDANT (PD / APD | |
| VIOLATI | ON OF | PC63 | z (A) / m | | | NTCDD | P.O | |
| | 6) | 1 | | | | LANGUAGE | | OATH ON FILE / SWN. |
| | DEFENDA | NT & PRE | SENT NOT PRES | SENT INOT PRODUCED | | | | |
| P ^R □ R _V | DEFENDA | NT ADVISED ON IS / REM | OF RIGHTS AND ADM AINS: FORMALLY / SU | MITS / DENIES A VIOLATION JMMARILY ☐ REVKD ☐ R | OF PROBATION | ED THOONT ASTRO | TERMO DEVI | . 🗆 WAIVES HEARING. |
| | | | | FOR JUDGMENT. IMPOS | | λ, | | 10: |
| | | | | YEARS (F | | | | |
| , 🗆 | COMMITM | MENT TO SH | ERIFF FOR | _ DAYS. STAYED TO | | / PNDG. SUCC. COMPL | . OF PROB. PAR | OLE NOT TO BE GRANTED. |
| U | 4 AMEN | иH NDMENT WA | IRS / DAYS PSP / VOL. IVER | . WORK AT NONPROFIT OR | G. SUBMIT PROC □ FO | OF TO PROBATION / COU RMAL PROB. CONVERTS | RT BY | |
| <u> </u> | FURTHER | CONDITION | IS ARE SET FORTH IN | N PROBATION ORDER. 🗆 V | VORK FURLOUGH, | REPORT: | | FOR TIME SERVED |
| | | | | CALIFORNIA YOUTH AUDEPARTMENT OF CORF | | | 1 | DAYS LOCAL |
| 🗆 | FOR | Lower | R/MIDDLE/UPPER/ | INDETERMINATE TERM OF | YĖA | RS / MONTHS / TO LIFE | | |
| | | | |)/1170.12. □ NOTICE OF | | | | |
| | | | | UNDER 18 YRS, OF AGE, D | | | | TOTAL DAYS CREDIT |
| | REST. FIN RESTITUT COURT-AI INCOME D AT THE CO DEFENDA DEFENDA | E(S): FON TO VICTON TO V | PEI FIM(S) PER P.O.'S REF FITORNEY FEES ORD DRDER OF \$ ATE OF \$ RRED TO □ REVENU PORT TO PROBATION | PLUS PENALTY ASS R PC 1202.4(b). FORTHW PORT / REST. FUND PER PC DERED IN THE AMOUNT OF S PER PAY PERIOD PER PC 1 PER MONTH TO STA JE & RECOVERY OUT ONLY | ITH PER PC 2085.5. 1202.4(f) OF \$ \$_ 202.42 STAYED UN RT 60 DAYS AFTER COLLECTIONS T LLECTIONS FORTH | . \$ / IN AN AI LESS DEFT. FAILS TO PA' R RELEASE / ON O SET UP AN ACCOUNT. RWITH / WITHIN 72 HOUR | PER PC 1202.45 SUSF MT. TO BE DETERMI Y VICTIM REST. NO | P. UNLESS PAROLE REVKD. NED. □ JOINT & SEVERAL. TICE OF RIGHTS PROVIDED. |
| CS D | DEFENDA | NT REMAND | DED TO CUSTODY OF | SHERIFF WITHOUT BAI | L. WITH BAIL SE | ET AT \$ | - ON OWN ACHE | COVICED DECOCNIZATION |
| S A T | DEFENDA | NT ORDERE | ED RELEASED FROM | ON BOND POSTED \$CUSTODY (A) ON PROBATION | ON. ON OWN / S | SUPERVISED RECOGNIZ | ANCE. ON DEJ. | ☐ THIS CASE ONLY. |
| _ n | | | ED FOR DIAGNOSTIC | OR PRONOUNCEMENT OF JI EVALUATION. PER PC CONTINUED TO | 1203.03. □ PER W | | MINDEDT | ONNOTION |
| T S | OF COUR | T / DDA / DE | | ON OFFICER. REASON: | // OE / OK | | IVI. IN DEF 1. | ON MOTION |
| OR - | BENCH W BAIL IS □ | ARRANT ISS DEXONERAT | SUED / ORDERED TED. FORFEITED. | \$ | RECALLED / RES | CINDED. ID NO. | | • |
| м П | PROCEED | INGS SUSP | | 68, MENTAL COMPETENCY. 61, ADDICTION OR DANGER | | | , | |
| 0 🗆 | PROBATIO | ON TO PREPA | | IBMIT POST-SENT REPT TO | | | | |
| т 🗆 | CONCUR | RENT WITH / | CONSECUTIVE TO: | Unreported | 1, chan | hers con- | terence | held. |
| E Tr | u CIV | n de | ocuments | s Sent to | the co | is the contractions | e not s | serve u |
| Or | 7 & i- | then | Mr. Babco | sent to | man | 1 Lough to | artha f | incis, the |
| 1111 | Ido | cume | nts wer | e filed un | timely d | 3 Confran | Fleria | EUNIUM |
| with | Th. | is co | ourt-Co | ourt tinds t | nat the | BERTHSHOP | DS Way | o returned |
| enzo | aufe | e ho | + instrum +. Jtems | nentaly used ntound on lin HAY MINUTES - PRO | us 11-15 | g of the lea | HO TOPESTO | mod S. The transport of the superior parts |
| SUSC CR-2 | B(KBY.9-03) | Ltur | nad torimi | NAL MINUTES - PRO | ONOUNCEME | en A Jodgin | elicounse | th approval |

| SDS Case 3:08-cv-00713-JAH-B | LM Document 4-13 | Filed 04/28/2008 | Page 22 of 35 |
|--|--|--|---------------------------------------|
| SCD182630_DAABF40001 | | | |
| DATE 08-16-05 AT 08:30 M. | O CENTR | RAL DORTH DEAST OTHER MOTION | |
| PRESENT: HONOBERT J. TRENTACOST | | RESIDING DEPARTMENT | 016 |
| CLERK B. Undahl | REPORTER 4 | Betty Ashe | CSR# |
| M/) | REPORTER'S ADDRESS: P.O. | BOX 120128, SAN DIEGO, CA 9 | 2112-0128 |
| THE PEOPLE OF THE STATE OF CALIFORNIA | grant, 7 | DEPUTY DISTRICT AT | slan, a.G. |
| STANLY VS. | H &C | MANUER BO | book & |
| DEFENDANT . C. | | | NT (PD / APD / PCO (RETAINED) |
| VIOLATION OF PC632(A) | | P.O. | |
| ENH(S) / PRIOR(S) | | INTERP LANGUAGE | OATH ON FILE / SWN |
| | | | |
| DEFENDANT PRESENT NOT PRESENT PRESENT DEFENDANT ADVISED OF RIGHTS AND ADMITS / D | | | . U WAIVES HEARING |
| RE PROBATION IS / REMAINS: FORMALLY / SUMMAR | | FIED CONT ST&C TERM | D. DEXT. TO: |
| ☐ WAIVES ARRAIGNMENT. ☐ ARRAIGNED FOR JU | | | |
| ☐ PROBATION IS: ☐ DENIED ☐ GRANTED | YEARS (FORMAL/SUMMAR | RY) TO EXPIRE | |
| J COMMITMENT TO SHERIFF FOR DAYS PERFORM HRS / DAYS PSP / VOL. WORK | | | |
| U ☐ 4 ^{1 H} AMENDMENT WAIVER | | FORMAL PROB. CONVERTS TO SUM | M. PROB |
| D FURTHER CONDITIONS ARE SET FORTH IN PROB | | | CREDIT FOR TIME SERVED |
| LI DEFENDANT IS COMMITTED TO THE CALIF | | | DAYS LOCAL |
| G ☐ FOR LOWER / MIDDLE / UPPER / INDETE | | The state of the s | DAYS STATE INST. |
| M ON COUNT CODE & NO | | | E. DAYS PC 4019 / 2933. |
| E ☐ DEFENDANT SENTENCED PER PC 667(b)-(i)/1170. | | | TOTAL DAYS CREDIT |
| NO VISITATION PER PC 1202.05. VICTIM IS UNDER N □ DEFT. ADVISED REGARDING PAROLE / APPEAL RIG | | | ESTING PER PC 1202 1 HIV / PC 206 DNA |
| T DEFENDANT TO PAY: FINE OF \$ | PLUS PENALTY ASSESSMENT. | \$20 COURT SECURITY FEE. PR | OBATION COSTS. BOOKING FEES |
| REST. FINE(S): D \$PER PC 12 | | | |
| ☐ RESTITUTION TO VICTIM(S) PER P.O.'S REPORT / ☐ COURT-APPOINTED ATTORNEY FEES ORDERED | | | BE DETERMINED. ☐ JOINT & SEVERAL |
| ☐ INCOME DEDUCTION ORDER OF \$ PER F | | | REST. NOTICE OF RIGHTS PROVIDED |
| ☐ AT THE COMBINED RATE OF \$ | | | |
| □ DEFENDANT IS REFERRED TO □ REVENUE & RI□ DEFENDANT IS TO REPORT TO PROBATION / REV | | | T TAOT TOOK OUGTODY |
| | | | LEASE FROM CUSTODY. |
| T T DEFENDANT REMANDED TO COSTOD TOP SHERT | POSTED \$ | N PROBATION FLONDEL FLON | OWN / SHPERVISED RECOGNIZANCE |
| S A DEFENDANT TO REMAIN AT LIBERTY ON BON | DY ON PROBATION. ON OWN | / SUPERVISED RECOGNIZANCE. | ON DEJ. THIS CASE ONLY. |
| H D DEFENDANT WAIVES STATUTORY TIME FOR PROFILE FOR DIAGNOSTIC EVALUATION OF THE PROFILE FOR THE | NOUNCEMENT OF JUDGMENT. | unreported | charbers |
| (, IX | IATION. □ PER PC 1203.03. □ PER CONTINUED TO LISET FOR | RWI707.2. Confar | ence held, M.INDEPT. ON MOTION |
| TS OF COURT / DDA / DEFENDANT / PROBATION OFF | ICER. REASON: | · · · · · · · · · · · · · · · · · · · | ON IN DELFT. |
| BW ☐ BENCH WARRANT TO ISSUE, BAIL SET AT \$ | . 🗆 SERVICE FOF | RTHWITH. 🗆 ORDERED WITHHELD | то |
| OR DENCH WARRANT ISSUED / ORDERED | IS RECALLED / RE | ESCINDED. | |
| BW BENCH WARRANT TO ISSUE, BAIL SET AT \$ | 11 \$, B(| OND NO | |
| M PROCEEDINGS SUSPENDED PER PC 1368, MEN | | | |
| | ICTION OR DANGER OF ADDICTION. | | • |
| O PROBATION TO PREPARE SUPP. REPT. / SUBMIT F | OST-SENT REPT TO CDC PER PC120 | 3c. REPT. TO REG. OF VOTERS. | ☐ DMV ABSTRACT. B.A.C |
| T CONCURRENT WITH / CONSECUTIVE TO: | + as hohalf a | of Filldart Date | a Attarno. |
| E attorney J. Sanzo is prese | n or benair | of Colorell Dale | L. CONTOUNEY COM |
| & a-Haddad is prese | it on Denait | of F. Lopez. | The hard |
| probation to prepare supp. Rept. / Submit F concurrent with / consecutive to: e afformey J. Sanzo is preser a. Haddad is preser drive (Serial # Yatk People to Submit forma | AHBE) is her | real ordered | destroyed. |
| Do alo de cubind franco | contacta Al | Does The | riacobral) |
| reople to somit toma | O CHE IO | the second second | |
| court, | | | LIDOS OS TUS OUDSDIOS OSCISS |

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|-----|---|---|-------------------------|
| | AIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO | For Court Use Only | |
| | C = C + IAI = A | Clerk of the Superior Court |) . |
| PE | OPLE vs CILENN TAYLOR Defendant | JUL 1 4 2005 | |
| | | | |
| | PLEA OF GUILTY/NO CONTEST – FELONY | Court Number:By: MICHAEL BERGER, Deputy | y |
| | K | DA Number: | |
| | e defendant in the above-entitled case, in support of my plea of G | uilty/No Contest, personally dec | clare as |
| TOH | ows: | ./. | |
| 1. | Of those charges now filed against me in this case, I plead offenses and admit the enhancements, allegations and prior conviction | to the following | Mc |
| СО | UNI CHARGE | ENHANCEMENT/ALLEGATION | 1 |
| | ONE BA 67176(b) | | |
| | | | |
| | | | |
| PR | IORS: (LIST ALLEGATION SECTION, CONVICTION DATE, COUNTY, CASI | = NUMBER AND CHARGE) | |
| | | | |
| | | | |
| 2. | I have not been induced to enter this plea by any promise or represent any agreement with the District Attorney.) | | |
| | Court indicates no costocky. | Defendant | |
| | any agreement with the District Attorney.) Dismiss Bolance, No Objection Court la clicates Ao custoely. as rees to pay restitution. DA to a 17(b) upon payment of re Lamentaring my plea freely and voluntarily without four or threat to mo | hus no objection | My |
| 3. | I am entering my plea freely and voluntarily, without fear or threat to me | or anyone closely related to me. | M |
| 4. | I understand that a plea of No Contest is the same as a plea of Guilty | for all purposes. | $\overline{\mathbb{Z}}$ |
| 5. | I am sober and my judgment is not impaired. I have not consumed an the past 24 hours. | y drug, alcohol or narcotic within | saf |
| | CONSTITUTIONAL RIGHTS | | |
| 6a. | I understand that I have the right to be represented by a lawyer at all shire my own lawyer or the Court will appoint a lawyer for me if I cannot | | Sef |
| | derstand that as to all charges, allegations and prior convictions for constitutional rights, which I now give up to enter my plead | | |
| | 6b. I have the right to a speedy and public trial by jury. I now g | ive up this right. | ~ 11 |
| | 6c. I have the right to confront and cross-examine all the witne I now give up this right. | sses against me. | res |
| | 6d. I have the right to remain silent (unless I choose to testify on now give up this right. | my own behalf). I | ry |

6e. I have the right to <u>present evidence in my behalf</u> and to have the court subpoena my witnesses at no cost to me. I now give up this right.

| | CASE NUMBER: | X:SCD 190132 |
|---|--|--|
| Glenn Edward Taylor | | |
| Com Comment pages | PROBATION A# | 21114681 |
| CONDITIONS LISTED IN SECTIONS 7, 8, 9, 10 AND 11 ARE NORMALLY IMPOSED IN CE.G., DRUGS, ALCOHOL, SEX, ETC., BUT MAY BE IMPOSED FOR OTHER OFFENSE. 7. TREATMENT, THERAPY, COUNSELING OF PROVIDE OF SUCCESSIONS | S IF REASONAR | BLE AND LAWFIII |
| a. Participate in treatment, therapy, counseling, or other course of conduct as sugge | | |
| nary, progress notes, medication records, drug and alcohor test results, interpretation records, psychiatric records including consultations, AtVAIDS blood test results. | ry and physical e on of images (x-ra sults, physician | xamination, discharge sum- ys), laboratory results, dental orders— pharmacy, records |
| immunizations records, nursing notes and drug and alcohol rehabilitation records, including abuse and substance abuse, shall be made available upon request to the Court and | cluding but not lim | aited to mental health, alcohol |
| agencies and entities, including, but not limited to, hospitals, laboratories, health organizations, employers, heapitals, clinics, physicians, psychologists, psychotheral entity paying for or providing health or psychological treatment or assessment serv | r insurers, health apists, counselor | Lnlans health-maintenance |
| 8. DRUG CONDITIONS: | | |
| a. ☐ Attend and successfully complete a ☐ Psychiatric ☐ Individual ☐ Group ☐ Subby the P.O., ☐ as/☐ if directed by the P.O. Authorize the counselor to provide prowhen requested; all costs to be borne by defendant. | ogress reports to | the probation officer or court |
| b. ☐ Complete a program of residential treatment and aftercare ☐ as/☐ if directed by c. ☐ Attend meetings of Alcoholics/Narcotics Anonymous or similar organization ☐ as/ | probation officer. | |
| d. Not use or possess any controlled substance without a valid prescription and | submit to testin | ng for the use of controlled |
| substances/alcohol when required by the probation or law enforcement officer. | | |
| e. Complete the county AIDS Education Course per PC 1001.10; Call Provider at from custody or issuance of order to enroll unless course is completed while defer | ndant is in quatos | within 30 days of release |
| 9. ALCOHOL CONDITIONS: | nuant is in custoc | ıy. |
| a. ☐ Totally abstain from the use of alcohol. | | |
| b. Register/enroll in the SB38/First Conviction Program within 30 days, and satisfacto | orily complete tha | t program as directed by the |
| probation officer. All costs are to be borne by the defendant. c. Take antabuse (if physically able, as determined by a licensed physician) if directed | lbytho D.O. and | and in the same of |
| excused. If not physically able to take antabuse, submit a written statement from | physician verifying | ng inability to do so |
| d. U Whenever requested by the P.O., a law enforcement officer, or the court ordered tre | eatment program. | . submit to any chemical test |
| of blood, breath, or urine to determine the blood alcohol content and authorize rele | ease of results to | P.O. or the court. |
| e. Surrender your driver's license forthwith to the court for forwarding to DMV per VC f. Not be in places, except in the course of employment, where alcohol is the main it | 13350-51 / 133: tem for sale | b/ / 13202(b). (Circle one) |
| g. Not drive unless licensed and insured as required by the State of California. | | |
| h. Not drive a motor vehicle unless that vehicle is equipped with a functioning ignition int | terlock device, cei | rtified pursuant to VC 13386. |
| 10. GANG CONDITIONS:a. Not appear in court or at the courthouse unless you are a party or witness in the p | | |
| b. Not associate with any known gang member or persons who are associated with the | hoceeaings. he | gang |
| c. Not visit or frequent any school grounds unless you are a student registered at the | school. | gang. |
| d. Not knowingly be an occupant in a stolen vehicle. | | |
| e. ☐ Not own, transport, sell, possess any weapon, firearm, replica, ammunition, or any f. ☐ Not associate with any persons who have firearms or weapons in their possession | / instrument used | l as a weapon. |
| g. Not participate in activities/frequent places where firearms or weapons in their possession | I. Jegally or Jagally (| (hunting/target sheeting) |
| h. Not be in possession of any beeper or paging device except in course of lawful em | nplovment. | inditiong/target shooting). |
| i. Not be within two blocks of | (an area o | of gang or criminal activity). |
| j. Not wear, display, use, or possess any insignias, emblems, badges, buttons, caps, t | hats, jackets, sho | es, flags, scarves, bandanas |
| shirts, or other articles of clothing which are evidence of affiliation with or members L. Not display any gang signs or gestures. | ship in the | gang |
| 11. FURTHER CONDITIONS: | | |
| Pay a probation revocation restitution fine of | | |
| b. \$200 - per PC1202.44 to be suspended | | |
| and remain so unless probation is revoked. | | |
| c. 🗆 | | |
| | | . A |

| | | CASE NUMBER: SCD 190132 |
|-------|---------------|-------------------------|
| Glenn | Edward laylor | PROBATION A# 21114681 |
| | | |

| 12. 1 | VIOL | ENCE AND SEX CONDITIONS: |
|-------|-------------|---|
| а | | Attend and successfully complete a/an Anger Management Individual Sex Offender Parenting 52-Week Child |
| | Ž(| Atjuse per PC 273.1 🔲 Anti-Theft counseling program approved by the P.O., 🗌 as / 🗋 if directed by the P.O. Authorize the |
| - | | counselor to provide progress reports to the probation officer when requested; all costs to be borne by defendant. |
| (b |) ¤ | Submit to DNA testing pursuant to PC 296. |
| C. | | Submit to service and comply with any order of the family court, including restraining orders. |
| d | | Do not use force, threats, or violence on another person. |
| е | | Do not contact except per family court orders regarding visitation and/or custody of children. |
| f. | | Make \$ payment to the domestic violence special fund per PC 1203.097(a)(5). |
| g | | Successfully complete a probation officer approved batterer's program at least one year in duration involving weekly, minimum |
| | | two-hour sessions per PC 1203.097(a)(6). Show proof of enrollment to probation officer by |
| h | | Perform hours of community service as directed by the probation officer. |
| i. | | Submit to AIDS Testing per PC 1202.1: 1. ☐ By SDSO/Adult Institutions, prior to release; |
| | | 2. 🔲 By San Diego County Health at |
| j. | | Pay an additional fine of \$ per PC 290.3 to Probation through Revenue & Recovery at \$ per |
| | | month beginning ☐ today/☐ 30 days after release from custody. |
| | | Pay an additional restitution fine in the amount of \$ pursuant to PC 294. |
| | | Obey all orders of Juvenile and Family courts. |
| | | Be responsible for all medical/psychological therapy expenses incurred by the victim pursuant to PC 1203.1.g. |
| | | Defendant's residence and employment are subject to approval by the probation officer. |
| 0 | . 🗆 | Undergo periodic polygraph examinations at the direction of the P.O. with the results of those tests released to the P.O. |
| | | Polygraph questions shall be limited to items which are relevant to the crime(s) for which the defendant was convicted and shall |
| | ١ | assist with supervision, treatment, and rehabilitative efforts. Not contact, annoy, or molest Alay Stanly or any Mewber of his family |
| P | ĮΧ | Not contact, annoy, or molest 17 (a) Stavily of corry viewys of VIIS favilly |
| q | | Not associate with minors, nor be in places where minore congregate, unless with an adult approved by the probation officer. |
| r. | | Not reside with the victim unless approved by therapist, victim's therapist, victim's non-offending parent or guardian, and P.O. |
| | | Not contact the victim unless approved by therapist, victim's therapist, victim's non-offending parent or guardian, and P.O. |
| ι. | Ш | Not purchase or possess a camera or related photographic equipment, nor possess or have in residence any toys, video games, or similar items. |
| u | | Not possess any pornographic material including computer files and disks, nor frequent areas of pornographic activity (e.g., X- |
| - | | rated bookstores, etc.). |
| V. | П | Comply with the Protective Order (PC 136.2) issued on |
| | | Not participate in computer chat rooms or otherwise contact minors via computer. |
| | | Not use a computer or have a computer in their possession unless approved by the P.O. |
| | | |
| 13. V | /ELF | FARE FRAUD CONDITIONS: |
| a | | Cooperate with the District Attorney's Office or any County agency in locating the other parent(s) of the defendant's children. |
| | | Restitution ordered in 3e is to be disbursed to the Department of Public Welfare in DPW case |
| C. | | Restitution payments may be satisfied by recoupment at rate set by Department or by Social Services. |
| · d. | | Payments are to increase to \$ per month on |
| e | | Attend Debtor's Anonymous meetings once a week for six months. Call (619) 525-3065 for meeting schedule. Provide proof of |
| | | attendance and spending plan to the probation officer/to the court at the Review Hearing. |
| 14. F | URT | THER CONDITIONS: |
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|--|---|---|--|
| | i | CASE NUMBE | R: SCD 190132 |
| Glenn Edward | Taylor | PROBATION | A# 21114681 |
| 15. ORDER RE FINANCIAL EVALUAT | IONS: | | |
| You are ordered to cooperate with the evaluations. If it is determined that you he of probation supervision, and you do not present ability. Failure to cooperate with judgment will be entered against you for the pre-sentence compact fee. Additionally, if ordered to | nave present ability to repay to agree with such delamidate th the financial production wi or the amount products expe te investigation and up to \$7 | the county for costs of the pre-se on, you have a right to a hearing t Il be deemed a waiver of your ri ended for the above services. 9.00 per-month for probation su | ntence investigation and/or costs before the court to determine your ght to such a hearing, and a civil These costs are presently set at pervision, including an interstate |
| 16. The Court finds that the value of appoir | nted attorney service is: | | |
| □ \$570.00 (Class III) □ \$1,140.00 | (Class IV) 🔲 \$9,137.00 (| (Class V) | |
| for services provided by the following | | | der 🔲 Private Conflict Counsel |
| You are ordered to the Department of F appointed attorney services You must report to Revenue and Recove located at each court location. The De Downtown Courthouse Room M-060 (Mezzanine) 220 W. Broadway San Diego, CA | ☐ costs of transery / Court Collections within | scripts on any subsequent appe 180 days from the date of this or | als. der. Court Collection Officers are |
| If it is determined by the Department of F for court appointed attorney fees, or the to a hearing before the court to determin Collections within 180 days from the date the county, and a civil judgment will be e fine or restitution may result in a warrar investigation/report, the costs of probatic civil action (PC 1203.1b). Each of the Collections. | costs of transcripts on appea ne your present ability. Failu e of this order will be deemed intered against you for the ar nt being issued for your arre on supervision, and the costs | I, and you do not agree with such tre to report to the Department of I a waiver of your right to a hearing mount of funds expended for the st. Execution may be issued or sof transcripts on appeals, in the | determination, you have the right of Revenue and Recovery / Court of Revenue and Recovery / Court of on your present ability to repay above services. Failure to pay and the order for costs of probation same manner as a judgment in a |
| REFERRAL TO THE DEPARTMENT OF R | | / COURT COLLECTIONS: | |
| Defendant's Address: 1402-5 | · Country Walk | Ln, Chino Hills | , CA 91709 |
| Phone Number: <u>909 - 59</u> | 0-1510 | DOB: 04 24 | 1955 |
| n open court on: 8/16/05 | Paris | | Judge of the Superior Court |
| | G | EORGE W. CLARKE | S County of the Superior Court |
| Date: | DATE ANGERT Attest: A true co | Note: The foregoing is a full, tropy, on file in this office. Ourt Administra | ue and correct copy of the original ator THE SUPERIOR COURT, Deputy |
| | | | 1 |



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THE STATE BAR OF CALIFORNIA

Thursday, August 18, 2005

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ATTORNEY SEARCH

Glenn Edward Taylor - #114388

Current Status: Disbarred

This member is prohibited from practicing law in California by the order of the Cali Supreme Court.

See below for more details.

Profile Information

Bar Number 114388

Address 14025 Country Walk Ln

Chino Hills, CA 91709

Phone Number

(909) 590-1519

Fax Number

(909) 590-2250

e-mail

Not Available

District

District 6

Undergraduate School

Univ of Massachus MA USA

County

San Bernardino

Law School

Southwestern Univ Los Angeles CA US

Status History

Effective Date

Status Change

Present

Disbarred

7/31/2005

Disbarred

7/3/2003

Not Eligible To Practice Law

10/5/1984

Admitted to The State Bar of California

Explanation of member status

Actions Affecting Eligibility to Practice Law

Effective Case Description Resulting Status Date Number

Disciplinary and Related Actions

7/31/2005 Disbarment

Ordered inactive

03-0-4814

03-0-4814

Not Eligible To Pi

Law

Disbarred

3/4/2005

| Page | 35a of | 35 f 2 |
|------|--------|---------------|
|------|--------|---------------|

| 11/5/2004 | Ordered inactive | 03-O-4814 | Not Eligible To Pi Law | | | |
|------------------------|---|-----------------|---------------------------|--|--|--|
| 9/25/2004 | Discipline w/actual suspension | 04-PM- 11192 | | | | |
| 5/27/2004 | Ordered inactive | 04-PM- 11192 | Not Eligible To Pi Law | | | |
| 10/23/2003 | Discipline, probation; no actual susp. | 03-PM-2320 | | | | |
| 7/3/2003 | Suspended, failed to pass Prof.Resp.Exam | 00-O-14880 | Not Eligible To Pi Law | | | |
| 3/13/2002 | Discipline, probation; no actual susp. | 00-O-14880 | | | | |
| Administrative Actions | | | | | | |
| 9/8/2004 | Ordered Inactive/Fee Arb/B&P 6203 | 04-AE- 13568 | Not Eligible To Pi Law | | | |
| 9/16/2003 | Suspended, failed to pay Bar membr. fees | | Not Eligible To Pi Law | | | |

Copies of official attorney discipline records are available upon request.

Explanation of common actions

California Bar Journal Discipline Summaries

Summaries from the California Bar Journal are based on discipline orders but are not the official records. Not all discipline actions have associated CBJ summaries. Copies of offi attorney discipline records are available upon request.

September 25, 2004

GLEN EDWARD TAYLOR [#114388], 49, of Chino Hills Probation was revoked, the previous stay of suspension was lifted and he was actually suspended for 30 days. The order took Sept. 25, 2004.

In a default proceeding, the bar court found that Taylor failed to comply with probation conditions attached to a 2002 discipline order. He did not provide evidence that he compl 10 hours of MCLE courses or submit two quarterly probation reports or statements that he not possess any client funds.

Taylor had stipulated to a probation extension in 2003 after he failed to attend trust accou school or complete 10 hours of MCLE courses as part of his probation in a matter that refrom his failure to maintain client funds in trust

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